

STEPHEN R. KRAWITZ, LLC **FILED**

Attorneys at Law
271 Madison Avenue
Suite 200
New York, NY 10016
★
MAR 01 2013 ★
IN CLERK'S OFFICE
U.S. DISTRICT COURT E.D.N.Y.

Stephen R. Krawitz, Esq.‡

Of Counsel

Elise R. Greenspan, Esq.

David J. Zendell, Esq.*

Steven C. Greenspan, Esq.†

Frank P. Mangiatordi, Esq.

Lisa P. Salzberg, Esq.*

*Admitted in NY and NJ

‡Pending Admission in CT

†Admitted in NY, NJ, CT & FL

(212) 682-0707

(203) 259-7800

Facsimile

(212) 682-8821

website: newyorktrialattorney.com

email: skrawitz@aol.com

LONG ISLAND OFFICE

Out Office
Daniel Court

Westport, CT 06880

New Jersey Office

651 Undercliff Avenue

Edgewater, NJ 07020

Order

February 26, 2013

The application is: Jury Selection to
granted Trial is ADJOURNED to April 29, 2013
denied At 10:00 AM.
referred to Magistrate Judge _____ for
decision
report and recommendation

Hon. Sandra J. Feuerstein
U.S. District Court
Eastern District of New York
100 Federal Plaza
Central Islip, NY 11722

BY ECF

RE: Proctor v. Cagno, et al
Docket no.: 10 CV 5981

s/ Sandra J. Feuerstein

Honorable Judge Feuerstein:

I represent the plaintiff Mohammed Proctor in the above action. A trial is presently scheduled before the Court on March 11, 2013. I called Chambers this afternoon to advise the Court that I received a further diagnosis of melanoma today by telephone from my doctor, which requires immediate surgery and aftercare. I am having surgery on February 27, 2013 and another in several days. I was advised to write this letter to the Court to respectfully request an adjournment of the trial based on my medical condition. I cannot properly prepare for trial and proceed on March 11, 2013 under the circumstances. I called the Court immediately so as not to unduly disrupt the Court's schedule.

I also contacted Jeltje deJong, Esq., the defendants counsel, who has graciously consented to my request for this relief. Ms. DeJong has trial scheduled for April 15, 2013 so she would request that the adjournment not be scheduled for that week.

I would appreciate it if the Court take the above matter into consideration and adjourn the trial presently scheduled for March 11, 2013. Thank you for your kind attention to this application.

Respectfully submitted,

STEPHEN R. KRAWITZ, LLC

Stephen R. Krawitz

Stephen R. Krawitz, Esq.

SRK/r

cc: Jeltje de Jong, Esq by email

Proctor ltr to J. Feuerstein requesting adjmnt#153